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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/930,966	08/17/2001	Brian W. Adkins	114300.2200	1822	
30734	7590 09/26/2002				
BAKER + HOSTETLER LLP WASHINGTON SQUARE, SUITE 1100 1050 CONNECTICUT AVE. N.W.			EXAMINER		
			JACKSON, ANDRE K		
WASHINGTO	ON, DC 20036-5304		ART UNIT	PAPER NUMBER	
			2856		
			DATE MAILED: 09/26/2002	DATE MAILED: 09/26/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

•.		Application No.	Applicant(s)			
Office Action Summary		09/930,966	ADKINS ET AL.			
		Examiner	Art Unit			
		Andre' K. Jackson	2856			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status						
1) 🖂	Responsive to communication(s) filed on 25 J	ulv 2002				
2a)⊠		s action is non-final.				
3)						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. <b>Disposition of Claims</b>						
4)⊠ Claim(s) <u>2-9,12-18 and 20-22</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>2-9,12-18 and 20-22</u> is/are rejected.						
7)	7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action. 12) ☐ The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
<ul> <li>a) ☐ The translation of the foreign language provisional application has been received.</li> <li>15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.</li> </ul>						
Attachment(s)						
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)			

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 2-9,12-18 and 20-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over the admitted prior art (Figure 1) in view of Howard.

Regarding claim 4, the admitted Prior Art (Figure 1) discloses a water jacket incubator that is substantially rectangular with a front door coincident with a plane, which includes a front face of the incubator and a liquid level gauge. A scale disposed on the liquid level gauge is not disclosed. However, one of ordinary skill in the art would have been inclined to place a scale onto the gauge to have an accurate measurement of liquid present in the incubator.

Regarding claim 2, the admitted Prior Art discloses a liquid level gauge that is mounted on the front face of the incubator.

Regarding claim 3, the admitted Prior Art nor Howard discloses a scale disposed on the front face of the incubator. However, to orient the

scale on a front face of the incubator in combination of Howard and the admitted Prior Art would have been obvious to the skilled artisan at the time of the invention. Orienting the scale on the front face would provide needed information at a close proximity.

Regarding claim 5, the admitted Prior Art does not disclose a liquid level gauge that is tubular. Howard discloses an incubator that has a liquid level gauge (9) that is tubular (Figure 1). Therefore, it would have been obvious to the skilled artisan to provide a liquid level gauge that is tubular as taught by Howard since a tubular liquid level gauge can be read from different positions around the incubator.

Regarding claim 6, the admitted Prior Art (Figure 1) discloses incubator that does have a liquid level gauge connected to the water jacket.

Regarding claim 7, neither the admitted Prior Art nor Howard discloses an incubator that provides a scale with full and fill markings. However, one of ordinary skill in the art would have been inclined to place scale markings on the gauge of Howard to determine the precise amount of liquid remaining within the water jacket.

Regarding claim 8, the admitted Prior Art discloses an incubator that does have a liquid level gauge that is visible when the incubator is closed.

Regarding claim 9, the orientation of the feed tube is considered to be an obvious design choice within the preview of one of ordinary skill in the art. Note Prior Art Figure 2 shows a feed tube (21) disposed in the water jacket.

Regarding claim 12, the admitted Prior Art does not disclose an incubator that has a monitoring means that is mechanical. However, Howard discloses an incubator that has a monitoring means that is mechanical (9). Therefore, it would have been obvious to the skilled artisan to modify the admitted Prior Art to include an incubator that has a monitoring means that is mechanical as taught by Howard since having a mechanical monitoring means makes it possible to determine the liquid level should the power is turned off.

Regarding claim 13, the admitted Prior Art discloses an incubator, which has a means for measuring a liquid level of the incubator.

Regarding claim 14, the admitted Prior Art discloses a means for monitoring a level of fluid, a means for mounting the fluid level monitoring device flush into a front face of an incubator and an incubator that is a water jacket incubator. What is not disclosed is a means for adjusting fluid level. However, Howard discloses a means for adjusting fluid level (10). Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify the admitted Prior Art to include a means

for adjusting fluid level as taught by Howard since it is necessary for the skilled artisan to be able to control the fluid level within the water jacket.

Regarding claim 15, the admitted Prior Art nor Howard discloses a scale mounted flush with the front face of the incubator. However, to orient the scale flush with the front face of the incubator in combination of Howard and the admitted Prior Art would have been obvious to the skilled artisan at the time of the invention. Orienting the scale on the front face would provide needed information at a close proximity.

Regarding claim 16, the admitted Prior Art (Figure 1) discloses an incubator that does have a fill hole (15) and a drain lock (13).

Regarding claim 17, the admitted Prior Art discloses an incubator that has a visible sight window on the front face (Figure 1).

Regarding claim 18, the admitted Prior Art discloses a minimum level indicator. Neither the admitted Prior Art nor Howard discloses an incubator that does not have a monitoring means that includes maximum liquid level indicator. However, one of ordinary skill in the art would have been inclined to place maximum liquid level indicator to determine how much liquid has been placed in the water jacket.

Regarding claim 20, the admitted Prior Art (Figure 1) discloses a water jacket incubator and a minimum liquid level of the incubator. What is not disclosed by the admitted Prior Art is a mechanical fluid level indicator that is visibly monitored by visibly measuring a maximum liquid

level of the incubator and adjusting the level in the incubator. Howard discloses an incubator that has a mechanical fluid level indicator that is visibly monitored by visibly measuring a maximum liquid level of the incubator and adjusting the level in the incubator (Figure 1). Therefore, it would have been obvious to the skilled artisan to modify the admitted Prior Art to include a mechanical fluid level indicator that is visibly monitored by visibly measuring a maximum liquid level of the incubator and adjusting the level in the incubator as taught by Howard since the operator would not want to over-fill the incubator with liquid.

Page 6

Regarding claim 21, the admitted Prior Art nor Howard discloses a scale disposed on the front face of the incubator. However, to orient the scale on a front face of the incubator in combination of Howard and the admitted Prior Art would have been obvious to the skilled artisan at the time of the invention. Orienting the scale on the front face would provide needed information at a close proximity.

Regarding claim 22, neither the admitted Prior Art nor Howard discloses an incubator that does not provide a scale full and fill markings. However, one of ordinary skill in the art would have been inclined to place scale markings on the gauge to determine the precise amount of liquid remaining within the water jacket.

Application/Control Number: 09/930,966 Page 7

Art Unit: 2856

R sponse to Arguments

3. Applicant's arguments with respect to claims 2-9,12-18 and 20-22 have

been considered but are most in view of the new ground(s) of rejection.

4. Any inquiry concerning this communication or earlier communications from

the examiner should be directed to Andre' K. Jackson whose telephone

number is (703) 305-1522. The examiner can normally be reached on

Mon.-Fri. 7AM-4PM.

If attempts to reach the examiner by telephone are unsuccessful,

the examiner's supervisor, Hezron Williams can be reached on (703) 305-

4705. The fax phone numbers for the organization where this application

or proceeding is assigned are N/A for regular communications and N/A for

After Final communications.

Any inquiry of a general nature or relating to the status of this

application or proceeding should be directed to the receptionist whose

telephone number is (703) 308-1782.

September 19, 2002

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